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5	Email: gdepaoli@woodburnandwedge.com Attorneys for Walker River Irrigation District		
6 7	IN THE UNITED STATES DISTRICT COURT		
8	FOR THE DISTI	RICT OF NEVADA	
	UNITED STATES OF AMERICA,	) IN EQUITY NO. C-127	
9	Plaintiff,	) 3:73-cv-00127-MMD-CSD	
10	WALKER RIVER PAIUTE TRIBE	) STIPULATION AND ORDER	
11		) CONTINUING THE STAY REGARDING	
12	Plaintiff-Intervernor,	) DISCOVERY AND MOTION SCHEDULE	
13	V.	)	
14	WALKER RIVER IRRIGATION DISTRICT,		
15	a corporation, et al.,		
16	Defendants.		
17	1. On June 23, 2022, the Plaintiffs	s and Principal Defendants ("Parties") requested a	
18	90-day stay of the Scheduling Order <sup>1</sup> and obligations outlined therein to give the Parties the		
19			
20	opportunity to resolve the Tribe's outstanding water right claims by agreement. <i>Stipulation and [Proposed] Order Staying the Order Regarding Discovery and Motion Schedule</i> (ECF No. 2701)		
21		g Discovery and Monon Schedule (LC1 110. 2701)	
22	("Stipulation").		
23		anted the Parties request. Order Staying the Order	
	Regarding Discovery and Motion Schedule (EC	CF No. 2702) ("Stay Order").	
24			
25			
26	<sup>1</sup> Order Regarding Discovery and Motion Schedule and	Procedure (ECF No. 2611).	
27			
28			

- 3. Based upon the progress made by the Parties during that first 90-day Stay, on September 15, 2022, the Parties requested a second 90-day Stay (ECF 2706)("Second Stay Order").
- 4. Based upon the progress made by the Parties during that second 90-day Stay, on December 15, 2022, the Parties requested a third 90-day Stay (ECF 2713; 2714)("Third Stay Order").
- 5. In the Third Stay Order, the Court directed the Parties as follows: "Within seven (7) days before the expiration of any stay granted the Parties will inform the Court either that additional time is needed to achieve a settlement agreement or that settlement will not be possible. In either case, the Parties will seek additional relief from the Court accordingly as needed and as contemplated by paragraphs 14 and 16 of the Scheduling Order." Third Stay Order at 3.
- 6. Since December 16, 2022, the Plaintiffs and Principal Defendants Walker River Irrigation District and Nevada Department of Wildlife (the "Negotiating Parties") have substantively and productively engaged in discussions, consultations and correspondence to pursue an agreement among the Parties that would resolve the Tribe's outstanding water right claims. This activity was consistent with the extensive internal and external consultation previously contemplated by the Parties and the Court. *See* Stipulation at 3 ¶11.
- 7. Although the Parties have been unable to yet achieve a final agreement, the Negotiating Parties have made substantial progress on such an Agreement which has included exchanges of and revisions to a written agreement.
- 8. The Negotiating Parties believe that additional meetings, discussions, consultations, and correspondence would be beneficial and productive to developing a final agreement that would resolve the Tribe's outstanding water right claims.
- 9. Accordingly, the Negotiating Parties believe that a fourth, 90-day stay of the Scheduling Order is justified and would be beneficial and productive to developing a final agreement that would resolve the Tribe's outstanding water right claims.

1	NOW, THEREFORE, pursuant to the Third Stay Order, the Parties hereby stipulate as		
2	agree as follows:		
3	1. The Scheduling Order and obligations	outlined therein should be stayed for a fourth 90	
4	day period to give the Parties the opportunity to	resolve the Tribe's outstanding water right claim	
5	by agreement.		
6	2. Within seven (7) days before the expi	ration of any stay granted the Parties will inform	
7	the Court either that additional time is needed to achieve a settlement agreement or that settleme		
8	will not be possible. In either case, the Parties will seek additional relief from the Court according		
9	as needed and as contemplated by paragraphs 14 and 16 of the Scheduling Order.		
10	Dated: March 6, 2023.		
11	WOODBURN AND WEDGE	U.S. DEPARTMENT OF JUSTICE	
12	By: / s / Gordon H. DePaoli	By: / s / Guss Guarino	
	Gordon H. DePaoli Nevada Bar No. 195	(per authorization) Guss Guarino, Trial Attorney	
13	6100 Neil Road, Suite 500	Marisa J. Hazell, Trial Attorney	
14	Reno, Nevada 89511	Environment and Natural Resources Div.	
	Attorneys for Walker River Irrigation	999 18 <sup>th</sup> Street, Suite 370	
15	District	Denver, Colorado 80202	
16		David L. Negri	
17	LAW OFFICES OF WES WILLIAMS, JR.,	Trial Attorney, Natural Resources Section	
1,	P.C.	c/o U.S. Attorney's Office	
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10	(per authorization)	Boise, Idaho 83712	
19	Wes Williams, Jr., NSB 6864	Attorneys for United States of America	
20	3119 Lake Pasture Rd.		
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21	Schurz, Nevada 89427	Dru / a / Dadariah E Walston	
22	MEYER, WALKER & WALKER, P.C.	By: / s / Roderick E. Walston (per authorization)	
22	WILTER, WALKER & WALKER, I.C.	Roderick E. Walston	
23	By: / s / Alice E. Walker	2001 N. Main Street, Suite 390	
	(per authorization)	Walnut Creek, California 94596	
24	Alice E. Walker	Attorney for Centennial Livestock and Lyon	
25	1007 Pearl Street, Suite 220	County	
23	Boulder, Colorado 80302	•	
26	Attorneys for Walker River Paiute Tribe	Jerry Snyder, NSB 6830	
27		429 W. Plumb Lane	
27		Reno, Nevada 89509	
28		Attorney for Lyon County	
		3	

1 2	OFFICE OF THE ATTORNEY GENERAL OF CALIFORNIA	THE COUNTY OF MONO (CA) By: / s / Stacey Simon
3	By: / s / Nhu Q. Nguyen	(per authorization)
4	(per authorization) Nhu Q. Nguyen, NSB 7844	Stacey Simon, County Counsel Emily Fox, Dep. County Counsel
5	1300 I Street, Suite 125 P.O. Box 944255	P.O. Box 2415A Mammoth Lakes, California 93546-2415
6	Sacramento, California 94244-2550	Attorneys for Mono County
7	Attorneys for California State Agencies	
8		SIMONS HALL JOHNSTON PC
9	STATE OF NEVADA OFFICE OF THE ATTORNEY GENERAL	By: <u>/ s / Brad M. Johnston</u> (per authorization)
10	By: / s / Anthony J. Walsh	Brad M. Johnston, NSB 8515 22 State Route 208
11	(per authorization) Anthony J. Walsh, NSB 14128	Yerington, Nevada 89447 Attorneys for Desert Pearl Farms, Peri
12	Deputy Attorney General	Family Ranch, LLC, Peri & Peri LLC, and
13	100 N. Carson Street Carson City, Nevada 89701-4717	Frade Ranches
14	Attorneys for Nevada Department of Wildlife	e e
15		
16		
17	ORDER	
18	Day March 7	
19	Dated: March 7, 2023.	T IS SO ORDERED.
20		
21		~ 5 R/
22		Inited States Magistrate Judge
23		inted States Magistrate Judge
24		
25		
26		
27		
-		